No. 141, Original

In the

SUPREME COURT OF THE UNITED STATES

STATE OF TEXAS,

Plaintiff, v.

STATE OF NEW MEXICO and STATE OF COLORADO,

Defendants

OFFICE OF THE SPECIAL MASTER

UNITED STATES OF AMERICA'S JANUARY 2020 STATUS REPORT

NOEL J. FRANCISCO Solicitor General JEAN E. WILLIAMS Deputy Assistant Attorney General FREDERICK LIU Assistant to the Solicitor General JAMES J. DuBOIS STEPHEN M. MACFARLANE R. LEE LEININGER DAVID W. GEHLERT JUDITH E. COLEMAN JOHN P. TUSTIN THOMAS K. SNODGRASS Attorneys, Environment and Natural Resources Division U.S. Department of Justice

Counsel for the United States

The United States respectfully submits its January 2020 status report to the Special Master pursuant to paragraph 5 of the Case Management Plan dated September 6, 2018 ("CMP").

I. The United States' Production of Documents

Pursuant to the CMP and Rule 26(a)(1) of the Federal Rules of Civil Procedure, the State of Texas, the State of New Mexico, the State of Colorado and the United States uploaded their respective initial document productions to the Veritext Vault document storage system through mutually agreed-upon means. As described in prior Status Reports, the United States uploads its documents to the Box.com file-sharing site, and Veritext transfers the documents to the Veritext Vaults. The United States has currently produced 73,475 documents, comprising of 430,590 pages. These documents were produced from the files of federal agencies including the Bureau of Reclamation ("Reclamation"), the United States Section of the International Boundary and Water Commission ("IBWC"), the State Department, the Bureau of Prisons, and the United States Army. The United States continues to review potentially discoverable documents and will supplement its production of documents as responsive documents are identified and become available for production.

II. Production of Electronically Stored Information ("ESI")

The United States participated in the negotiation of the Stipulation for the production of ESI entered into by the parties and filed with the Special Master on November 14, 2018. The parties then engaged in the negotiation of search protocol, terms and custodians for their sweep of computer, email and electronic systems for ESI. An agreement on search criteria was reached on July 19, allowing the parties to begin the ESI search. The United States subsequently commenced its search for ESI information in numerous Department of Interior electronic databases. Preliminary results have revealed certain errors in the search term selections (misspellings, words with overbroad results) that have been addressed in further discussions with the parties. The search terms have been modified, and searches

2

are currently being re-run as needed. The completion of the ESI search is expected to take a few weeks.

The United States is in the process of gathering and reviewing documents from all relevant agencies. Over 300,000 files were collected from Reclamation as a result of Reclamation's ESI search, and are being reviewed. The United States made its initial ESI production on October 18, 2019 and produced 12,221 documents, comprising of 44,065 pages. Since October 18, the United States had several discovery calls with the parties, and anticipates further supplementing its ESI production. The United States will continue rolling production of its ESI through January.

III. Index of Documents

The Parties continue to discuss the creation of an index system for documents produced in this case, as provided in Section 7.2.2 of the CMP. The United States anticipates that the system will also address the handling of ESI.

IV. Further Discovery

Fact discovery commenced in this case on September 1, 2018. Depositions of fact witnesses have commenced. Written discovery has been propounded on New Mexico by Texas, on Amici by New Mexico, on Texas by New Mexico, on El Paso County Water Improvement District No.1 by New Mexico, and on New Mexico by the United States. The United States has received New Mexico's responses to the United States' written discovery, and on September 5, 2019 received New Mexico's discovery requests on the United States. The United States participated in discovery calls among the parties on July 8, July 10, July 12, August 9, September 5, September 18, and November 21. The United States served objections to New Mexico's interrogatories and requests for production of documents on October 19, 2019. The United States served responses to New Mexico's Requests for Admission on November 4, 2019, responses to New Mexico's Interrogatories on November 19, 2019, and responses to New Mexico's Requests for Production of Documents on December 4, 2019. The United States is preparing a supplement to its responses to New Mexico's Interrogatories. The United States is also reviewing expert reports served by New Mexico.

3

Pursuant to Section 6.2.2 of the September 6, 2018 Case Management Plan, the United States served its initial expert witness reports and expert designations and disclosures on the parties on May 31, 2019. On September 16, the United States served supplemental expert witness reports and disclosures. The expert reports, and supporting materials, were served on the other parties via Veritext. The United States served rebuttal expert designations on the parties on December 30, 2019.

Depositions of expert witnesses have commenced. The parties are scheduling depositions of expert witnesses in January and February 2020.

V. Motions on Pleadings and Motions for Partial Judgment

Under the amended case management plan, the United States filed a motion for judgment on the pleadings against New Mexico's counterclaims 2, 3, 5, 6, 7, 8, and 9 on December 21, 2018. On December 26, 2018, Texas filed (1) a request for a judicial declaration to confirm the legal issues previously decided and motion in limine to exclude the introduction of evidence thereon, and (2) a motion to strike or for partial judgment regarding New Mexico's counterclaims and affirmative defenses, under Federal Rules of Civil Procedure 12(c) and 56. On December 26, 2018, New Mexico filed a motion for partial judgment on matters previously decided and brief in support. The Special Master held an in-person oral argument on these motions on April 2, 2019, in Denver.

VI. Motion to Intervene of the Pre-Federal Claimants

Finally, on June 17, 2019, the United States Supreme Court referred to the Special Master the Motion to Intervene filed by the Pre-Federal Claimants. The United States filed an opposition to the Pre-Federal Claimants' Motion to Intervene on May 20, 2019. The Special Master heard oral argument on the Pre-Federal Claimants' Motion to Intervene on July 1, 2019, in which the United States participated. On December 2, 2019, the Special Master issued a Second Interim Report recommending that the Court deny this Motion to Intervene.

4

Respectfully submitted this 3rd day of January, 2020.

NOEL J. FRANCISCO Solicitor General JEAN E. WILLIAMS Deputy Assistant Attorney General

/s/James J. DuBois

JAMES J. DuBOIS R. LEE LEININGER THOMAS K. SNODGRASS DAVID W. GEHLERT Trial Attorneys U.S. Department of Justice Environment & Natural Resources Division 999 18th Street, South Terrace – Suite 370 Denver, CO 80202 STEPHEN M. MACFARLANE Senior Attorney U.S. Department of Justice Environment & Natural Resources Division 501 I Street, Suite 9-700 Sacramento, CA 95814

FREDERICK LIU Assistant to the Solicitor General U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

JUDITH E. COLEMAN JOHN P. TUSTIN Trial Attorney U.S. Department of Justice Environment & Natural Resources Division P.O. Box 7611 Washington, D.C. 20004 No. 141, Original

In the

SUPREME COURT OF THE UNITED STATES

STATE OF TEXAS,

Plaintiff,

v.

STATE OF NEW MEXICO and STATE OF COLORADO,

Defendants

OFFICE OF THE SPECIAL MASTER

CERTIFICATE OF SERVICE

This is to certify that on the 3rd day of January 2020, the **UNITED STATES OF AMERICA'S JANUARY 2020 STATUS REPORT** was served via electronic mail and/or U.S. mail as indicated, upon the individuals listed on the Service List, attached hereto.

Respectfully submitted,

<u>/s/ Amber Engelkes</u> Amber Engelkes Paralegal

SPECIAL MASTER

SPECIAL MASTER MICHAEL J. MELLOY

United States Court of Appeals for the Eighth Circuit 111 Seventh Avenue, S.E., Box 22 Cedar Rapids, IA 52401-2101

MICHAEL GANS

Clerk of Court United States Court of Appeals for the Eighth Circuit Thomas F. Eagleton United States Courthouse 110 South 10th Street, Suite 24.329 St. Louis, MO 63102 Judge Michael Melloy@ca8.uscourts.gov <u>TXvNM141@ca8.uscourts.gov</u> (319) 423-6080 (service via email and U.S. Mail)

(314) 244-2400

UNITED STATES

NOEL J. FRANCISCO* Solicitor General

JEAN E. WILLIAMS Deputy Assistant Attorney General FREDERICK LIU Assistant to the Solicitor General US Department of Justice 950 Pennsylvania Avenue, NW

Washington, D.C. 20530-0001

JAMES J. DUBOIS* R. LEE LEININGER THOMAS K. SNODGRASS DAVID W. GEHLERT

U.S. Department of Justice Environment & Natural Resources Division 999 18th Street South Terrace – Suite 370 Denver, CO 80202 **Seth Allison,** Paralegal

STEPHEN M. MACFARLANE

U.S. Department of Justice Environment & Natural Resources Division 501 I Street, Suite 9-700 Sacramento, CA 95814

JUDITH E. COLEMAN JOHN P. TUSTIN

U.S. Department of Justice Environment & Natural Resources Division P.O. Box 7611 Washington, D.C. 20044-7611 supremectbriefs@usdoj.gov (202) 514-2217

james.dubois@usdoj.gov (303) 844-1375 <u>lee.leininger@usdoj.gov</u> (303) 844-1364 <u>thomas.snodgrass@usdoj.gov</u> (303) 844-7233 <u>david.gehlert@usdoj.gov</u> (303) 844-1386

seth.allison@usdoj.gov (303) 844-7917

stephen.macfarlane@usdoj.gov (916) 930-2204

judith.coleman@usdoj.gov (202) 514-3553 john.tustin@usdoj.gov (202) 305-3022

STATE OF COLORADO

CHAD M. WALLACE*

PHILIP J. WEISER

ERIC Ř. OLSON

Solicitor General **KAREN M. KWON** First Assistant Attorney

1300 Broadway Denver, CO 80203

Senior Assistant Attorney Department of Law 1300 Broadway Denver, CO 80203 Nan B. Edwards, Paralegal

Attorney General of Colorado

General Department of Law

chad.wallace@coag.gov (720) 508-6281

nan.edwards@coag.gov

pjweiser@coag.gov eric.olson@coag.gov karen.kwon@coag.gov

(720) 508-6281

STATE OF NEW MEXICO

HECTOR BALDERAS

New Mexico Attorney General TANIA MAESTAS Deputy Attorney General PATRICIA SALAZAR- Assistant

MARCUS J. RAEL, JR.* DAVID A. ROMAN

Special Assistant Attorneys General ROBLES, RAEL, AND ANAYA 500 Marquette Ave. NW, Ste. 700 Albuquerque, NM 87102 **Chelsea Sandoval, Paralegal**

BENNETT W. RALEY LISA M. THOMPSON MICHAEL A. KOPP

Special Assistant Attorneys General TROUT RALEY 1120 Lincoln Street, Suite 1600 Denver, CO 80203 <u>hbalderas@nmag.gov</u> (505) 490-4060 <u>tmaestas@nmag.gov</u> (505) 490-4048 <u>psalazar@nmag.gov</u> (505) 239-4671

marcus@roblesrael.com droman@roblesrael.com (505) 242-2228

chelsea@roblesrael.com

braley@troutlaw.com lthompason@troutlaw.com mkopp@troutlaw.com (303) 861-1963

STATE OF TEXAS

STUART SOMACH* ANDREW M. HITCHINGS ROBERT B. HOFFMAN FRANCIS M. "MAC" GOLDSBERRY II THERESA C. BARFIELD SARAH A. KLAHN BRITTANY K. JOHNSON RICHARD S. DEITCHMAN SOMACH SIMMONS & DUNN, PC 500 Capital Mall, Suite 1000 Sacramento, CA 95814 ssomach@somachlaw.com (916) 446-7979 (916) 803-4561 (cell) ahitchings@somachlaw.com rhoffman@somachlaw.com mgoldsberry@somachlaw.com tbarfield@somachlaw.com sklahn@somachlaw.com bjohnson@somachlaw.com rdeitchman@somachlaw.com Corene Rodder, Secretary Christina Garro, Paralegal Yolanda De La Cruz, Secretary Rena Wade, Secretary

KEN PAXTON Attorney General JEFFREY C. MATEER First Assistant Attorney General BRANTLEY STARR Deputy First Assistant Attorney General JAMES E. DAVIS Deputy Attorney General PRISCILLA M. HUBENAK Chief, Environmental Protection Division P.O. Box 12584 Austin, TX 78711-2548 <u>crodder@somachlaw.com</u> <u>cgarro@somachlaw.com</u> <u>ydelacruz@somachlaw.com</u> <u>rwade@somachlaw.com</u>

(512) 463-2012

priscilla.hubenak@oag.texas.gov

AMICI / FOR INFORMATIONAL PURPOSES ONLY

ALBUQUERQUE BERNALILLO COUNTY WATER UTILITY AUTHORITY

JAMES C. BROCKMANN* JAY F. STEIN

STEIN & BROCKMANN, P.A. 505 Don Gaspar Avenue P.O. Box 2067 Santa Fe, NM 87505

PETER AUH

ALBUQUERQUE BERNALILLO COUNTY WATER UTILITY AUTHORITY P.O. Box 568 Albuquerque, NM 87103-0568 jcbrockmann@newmexicowaterlaw.com jfstein@newmexicowaterlaw.com administrator@newmexicowaterlaw.com (505) 983-3880

<u>pauh@abcwua.org</u> (505) 289-3092

CITY OF EL PASO

DOUGLAS G. CAROOM* SUSAN M. MAXWELL BICKERSTAFF HEATH DELGADO ACOSTA, LLP 2711 S. MoPac Expressway Building One, Suite 300 Austin, TX 78746 dcaroom@bickerstaff.com smaxwell@bickerstaff.com (512) 472-8021

CITY OF LAS CRUCES

JAY F. STEIN* JAMES C. BROCKMANN STEIN & BROCKMANN, P.A. P.O. Box 2067 Santa Fe, NM 87504

JENNIFER VEGA-BROWN MARCIA B. DRIGGERS LAW CRUCES CITY ATTORNEY'S OFFICE P.O. Box 12428 Las Cruces, New Mexico 88004 jfstein@newmexicowaterlaw.com jcbrockmann@newmexicowaterlaw.com administrator@newmexicowaterlaw.com (505) 983-3880

cityattorney@las-curces.org jvega-brown@las-cruces.org marcyd@las-cruces.org (575) 541-2128

ELEPHANT BUTTE IRRIGATION DISTRICT

SAMANTHA R. BARNCASTLE

BARNCASTLE LAW FIRM, LLC 1100 South Main, Suite 20 P.O. Box 1556 Las Cruces, NM 88005 Janet Correll, Paralegal <u>samantha@h2o-legal.com</u> (575) 636-2377 (575) 636-2688 (fax)

janet@h2o-legal.com

EL PASO COUNTY WATER AND IMPROVEMENT DISTRICT

MARIA O'BRIEN*

SARAH M. STEVENSON MODRALL, SPERLING, TOEHL, HARRIS & SISK, PA 500 Fourth Street N.W. Albuquerque, New Mexico 87103-2168 Shannon Gifford, Legal Secretary Leanne Martony, Legal Secretary

JAMES M. SPEER, JR.

c/o El Paso County Water Improvement District No. 1 13247 Alameda Ave. Clint, TX 79836-0749 <u>mobrien@modrall.com</u> <u>sarah.stevenson@modrall.com</u> (505) 848-1800 (main) (505) 848-1803 (direct) (505) 848-9710 (fax)

shannong@modrall.com leannem@modrall.com

HUDSPETH COUNTY CONSERVATION AND RECLAMATION DISTRICT

ANDREW S. "DREW" MILLER*

919 Congress Avenue, Suite 1305 Austin, TX 78701 dmiller@kempsmith.com (512) 320-5466

STATE OF KANSAS

TOBY CROUSE*

Solicitor General of Kansas DEREK SCHMIDT Attorney General, State of Kansas JEFFREY A. CHANAY Chief Deputy Attorney General BRYAN C. CLARK Assistant Solicitor General DWIGHT R. CARSWELL Assistant Attorney General 120 S. W. 10th Ave., 2nd Floor Topeka, KS 66612 toby.crouse@ag.ks.gov bryan.clark@ag.ks.gov (785) 296-2215

NEW MEXICO PECAN GROWERS

TESSA T. DAVIDSON DAVIDSON LAW FIRM, LLC 4206 Corrales Road P.O. Box 2240 Corrales, NM 87048 **Jo Harden, Paralegal** ttd@tessadavidson.com (505) 792-3636

jo@tessadavidson.com

john@uttonkery.com

NEW MEXICO STATE UNIVERSITY

JOHN W. UTTON*

UTTON & KERY 317 Commercial NE Albuquerque, NM 87102

GENERAL COUNSEL

gencounsel@nmsu.edu

New Mexico State University Hadley Hall Room 132 2850 Weddell Road Las Cruces, NM 88003